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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/689,538	10/21/2003	Nahoko Takano	017446-0336	9327	
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FOLEY AND LARDNER LLP SUITE 500		MILLER, BRANDON J			
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WASHINGTON, DC 20007			2683		

DATE MAILED: 12/16/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/689,538	TAKANO ET AL.				
Office Action Summary	Examiner	Art Unit				
	Brandon J. Miller	2683				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on	_•					
2a) This action is FINAL . 2b) ☑ This	action is non-final.	·				
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-20 is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.	5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-20</u> is/are rejected.	6) Claim(s) 1-20 is/are rejected.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9) ☐ The specification is objected to by the Examine						
10)⊠ The drawing(s) filed on 21 October 2003 is/are:						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P1O-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
•	a) ⊠ All b) ☐ Some * c) ☐ None of:					
_	 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 					
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
	·					
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date Notice of Informal Patent Application (PTO-15)						
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	6) Other:					
S. Patent and Trademark Office						

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-4, 6-7, 9, 12-14, 17, 20 are rejected under 35 U.S.C. 102(e) as being anticipated by Lee.

Regarding claim 1 Lee teaches a mobile communication system comprising: a base station; and a mobile station (see col. 1, lines 32-35). Lee teaches a radio channel set between the base station and the mobile station, and a packet being transmitted from the base station to the mobile station by using the radio channel (see col. 5, lines 10-18 & 53-56). Lee teaches wherein the base station comprises a base station transmitting/receiving section, which sets the radio channel to the mobile station (see col. 10, lines 6-11 & 19-25). Lee teaches a base station state updating section which generates transmission/reception state update information that indicates update of a packet receivable state in the mobile station and notifies the mobile station of the transmission/reception state update information (see col. 6, lines 10-21 & 26-43). Lee teaches a base station information retaining section which continuously holds dedicated physical channel setting information in the radio channel in a suspend state (see col. 6, lines 19-26). Lee teaches retaining information in a memory (see col. 10, lines 23-25).

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Lee teaches a mobile station that comprises a mobile station transmitting/receiving section, which sets the radio channel to the base station (see col. 7, lines 41-58). Lee teaches a mobile station state updating section which sets, on the basis of the transmission/reception state update information, one of an active state in which the packet can be received and the suspend state in which the packet cannot be received (see col. 6, lines 10-21 & 26-43). Lee teaches a mobile station information retaining section which continuously holds the dedicated physical channel setting information in the radio channel in the suspend state (see col. 6, lines 19-26). Lee teaches retaining information in a memory (see col. 10, lines 23-25).

Regarding claim 2 Lee teaches wherein when the mobile station state updating section receives a change instruction to the active state, the mobile station transmitting/receiving section starts at least one of standing by for the packet and transmission/reception of dedicated physical channel data to be transmitted by a dedicated physical channel (see col. 6, lines 10-19).

Regarding claim 3 Lee teaches wherein when the mobile station state updating section receives a change instruction to the suspend state, the mobile station transmitting/receiving section stops at least one of transmission of the dedicated physical channel data and reception of the dedicated physical channel data while continuously holding the setting information in the radio channel (see col. 6, lines 19-26).

Regarding claim 4 Lee teaches wherein when the base station is in the suspend state, the base station transmitting/receiving section stops at least one of transmission of dedicated physical channel data and reception of the dedicated physical channel data

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while continuously holding the setting information in the radio channel (see col. 6, lines 19-26).

Regarding claim 6 Lee teaches a control signal generation section, which when a change instruction to the active state is normally received, transmits to the base station a notification reception confirmation signal of the change instruction (see col. 6, lines 16-19 & 50-56).

Regarding claim 7 lee teaches using an existing signal as the notification reception confirmation signal (see col. 6, lines 57-65).

Regarding claim 9 Lee teaches a stopping transmission of the packet to the mobile station when no notification reception confirmation signal can be received (see col. 6, lines 50-56 and col. 11, lines 48-57).

Regarding claim 12 Lee teaches the mobile station transmitting/receiving section starts one of the transmission of the dedicated physical channel and reception of the dedicated physical channel on the basis of the setting information continuously held when the mobile station changes from a suspended state to the active state (see col. 6, lines 19-26 & 30-32).

Regarding claim 13 Lee teaches a base station state updating section transmits the transmission/reception state update information at a timing known in advance (see col. 6, lines 16-21).

Regarding claim 14 Lee teaches a mobile station which sets a radio channel to a base station and receives a packet transmitted from the base station by using the radio control channel (see col. 5, lines 10-18 & 53-56). Lee teaches a mobile station transmitting/receiving section, which sets the radio channel to the base station (see col. 7,

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lines 41-58). Lee teaches a mobile station state updating section which sets, in accordance with transmission/reception state update information that is transmitted from the base station and indicates update of a packet receivable state, one of an active state in which the packet can be received and a suspend state in which the packet cannot be received (see col. 6, lines 10-21 & 26-43). Lee teaches a mobile station information retaining section which continuously holds the dedicated physical channel setting information in the radio channel in the suspend state (see col. 6, lines 19-26). Lee teaches retaining information in a memory (see col. 10, lines 23-25).

Regarding claim 17 Lee teaches a base station which sets a radio channel to a mobile station and transmits a packet to the mobile station by using the radio channel (see col. 5, lines 10-18 & 53-56). Lee teaches a base station transmitting/receiving section, which sets the radio channel to the mobile station (see col. 10, lines 6-11 & 19-25). Lee teaches a base station state updating section which notifies the mobile station of transmission/reception state update information that indicates update of a packet receivable state and sets the mobile station in one of an active state in which the packet can be received and a suspend state in which the packet cannot be received (see col. 6, lines 10-21 & 26-43). Lee teaches a base station information retaining section which continuously holds dedicated physical channel setting information in the radio channel in a suspend state (see col. 6, lines 19-26). Lee teaches retaining information in a memory (see col. 10, lines 23-25).

Regarding claim 20 Lee teaches a packet communication method for a mobile communication (see col. 1, lines 32-35 and col. 5, lines 10-15). Lee teaches a radio channel set between the base station and the mobile station, and a packet being

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transmitted from the base station to the mobile station by using the radio channel (see col. 5, lines 10-18 & 53-56). Lee teaches causing the base station to notify the mobile station of transmitting/reception state update information that indicates update of a packet receivable state in the mobile station (see col. 10, lines 6-11 & 19-25). Lee teaches setting, on the basis of the transmission/reception state update information, one of an active state in which the mobile station can receive the packet and a suspend state in which the packet cannot be received (see col. 6, lines 10-21 & 26-43). Lee teaches causing the base station and the mobile station to continuously holds the dedicated physical channel setting information in the radio channel in the suspend state (see col. 6, lines 19-26).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 5, 8, 10-11, and 18-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee in view of Kumar.

Regarding claim 5 Lee teaches a device as recited in claim 1 except for wherein the mobile station state updating section sets the active state when the transmission/reception state update information cannot be normally received. Kumar teaches the mobile station updating section sets the active state when the transmission/reception state update information has not been received (see col. 11, lines 66-67 and col. 12, lines 1-3). It would have been obvious to one of ordinary skill in the

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art at the time the invention was made to make the device adapt to include wherein the mobile station state updating section sets the active state when the transmission/reception state update information cannot be normally received because this would allow for improved communication on common channels in a communication system.

Regarding claim 8 Lee teaches a device as recited in claim 7 except for using a channel quality indication representing a reception quality of a downlink channel as the notification reception confirmation signal. Lee does teach using a channel quality indication (see col. 10, lines 54-57). Lee does teach a notification reception confirmation signal (see col. 6, lines 50-56). Kumar teaches using a channel quality indication representing a reception quality of a downlink channel (see col. 9, lines 47-55). It would have been obvious to one of ordinary skill in the art at to make the device adapt to include using a channel quality indication representing a reception quality of a downlink channel as the notification reception confirmation signal because this would allow for improved communication on common channels in a communication system.

Regarding claim 10 Lee teaches a device as recited in claim 6 except for notifying the base station of the channel quality indication immediately before receiving the transmission/reception state update information. Kumar teaches notifying the base station of a channel quality indication (see col. 9, lines 47-55). It would have been obvious to one of ordinary skill in the art at to make the device adapt to include notifying the base station of the channel quality indication immediately before receiving the transmission/reception state update information because this would allow for improved communication on common channels in a communication system.

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Regarding claim 11 Lee teaches a device as recited in claim 1 except for a priority determination section which preferentially selects a mobile station having a high channel quality and notifies the mobile station of a change instruction to the active state. Lee does teaches notifying the mobile of a change instruction to the active state (see col. 6, lines 10-16 & 37-41) Kumar teaches a priority determination section which preferentially selects a mobile station based on channel quality (see col. 13, lines 45-52). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the device adapt to include a priority determination section which preferentially selects a mobile station having a high channel quality and notifies the mobile station of a change instruction to the active state because this would allow for improved communication on common channels in a communication system.

Regarding claim 18 Lee teaches a device as recited in claim 17 except for a base station user separation section which separates a reception signal from the base station transmitting/receiving section into user information and control information, and a buffer which stores the user information, and a packet control section which executes transmission control of the packet on the basis of the control information from the base station user data separation section and mobile station information from the base station state updating section, and a signal synthesizing section which synthesizes user information from the buffer and a state update information signal from the base station state updating section. Kumar teaches a separation section, which separates a reception signal from the base station transmitting/receiving section into user information and control information (see col. 9, lines 24-40). Kumar teaches a buffer which stores the user information (see col. 4, lines 64-67). Kumar teaches executing control of the packet

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on the basis of the control information from the base station user data separation section and mobile station information from the base station state updating section (see col. 8, lines 45-65). Kumar teaches synchronization of information from the base station updating section (see col. 3, lines 3-12). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the device adapt to include a base station user separation section which separates a reception signal from the base station transmitting/receiving section into user information and control information, and a buffer which stores the user information, and a packet control section which executes transmission control of the packet on the basis of the control information from the base station user data separation section and mobile station information from the base station state updating section, and a signal synthesizing section which synthesizes user information from the buffer and a state update information signal from the base station state updating section because this would allow for a transmission delay reduction of a common channel for high speed packet data service.

Regarding claim 19 Lee teaches determining presence/absence of transmission of the dedicated physical channel (see col. 6, lines 19-31). Kumar teaches deciding an scheduling/transmission mode (see col. 9, lines 15-19).

Claims 15-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee in view of Kumar and Ostman.

Regarding claim 15 Lee teaches a device as recited in claim 14 except for a mobile station user separation section which separates a reception signal from the mobile station transmitting/receiving section into user information and control information, and a reception quality measuring section which measures a reception quality of a CPICH from

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the mobile station transmitting/receiving section, and a packet reception determination section which determines, on the basis of the control information from said mobile station user data separation section, one of presence/absence of the control information of an HS-SCCH and presence/absence of normal reception of the packet from the base station, and a packet control signal generation section which, when a change instruction to the active state is normally received, transmits a notification reception confirmation signal of the change instruction to the base station, and a signal synthesizing section which synthesizes a notification reception confirmation signal and an external signal and transmits a DPCH (UL) and an HS-DPCCH. Lee does teach when a change instruction to the active state is normally received, transmitting a notification reception confirmation signal of the change instruction to the base station (see col. 6, lines 16-19 & 51-58). Kumar does teach a mobile station separation section, which separates a reception signal from the mobile station transmitting/receiving section into user information and control information (see col. 9, lines 24-40). Kumar does teach a reception quality measuring section which measures a reception quality from the mobile station transmitting/receiving section (see col. 9, lines 46-55). Kumar does teach a packet reception determination section which determines, on the basis of the control information from said mobile station user data separation section, one of presence/absence of the control information and presence/absence of normal reception of the packet from the base station (see col. 8, lines 45-65). Ostman teaches measures a CPICH from the mobile station transmitting/receiving section (see paragraph [0021]). Ostman teaches one of presence/absence of the control information of an HS-SCCH (see paragraph [0011] & [0012]). Ostman teaches transmitting a DPCH (UL) and an HS-DPCCH (see paragraph

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[0009]). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the device adapt to include a mobile station user separation section which separates a reception signal from the mobile station transmitting/receiving section into user information and control information, and a reception quality measuring section which measures a reception quality of a CPICH from the mobile station transmitting/receiving section, and a packet reception determination section which determines, on the basis of the control information from said mobile station user data separation section, one of presence/absence of the control information of an HS-SCCH and presence/absence of normal reception of the packet from the base station, and a packet control signal generation section which, when a change instruction to the active state is normally received, transmits a notification reception confirmation signal of the change instruction to the base station, and a signal synthesizing section which synthesizes a notification reception confirmation signal and an external signal and transmits a DPCH (UL) and an HS-DPCCH because this would allow for a transmission delay reduction of a common channel for high speed packet data service.

Regarding claim 16 Lee, Kumar, and Ostman teach a device as recited in claim 15 except for a mobile station ID determination section which detects a mobile station ID information contained in the HS-SCCH and determines whether the mobile station ID information coincides with a mobile station ID of the mobile station, and a DL data determination section which determines presence/absence of transmission of the dedicated physical channel data (DL). Lee does teach a mobile station ID determination section which detects a mobile station ID information and determines whether the mobile station ID information coincides with a mobile station ID of the mobile station (see col.

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9, lines 28-44). Lee does teach determining presence/absence of transmission of the dedicated physical channel (see col. 6, lines 19-32). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the device adapt to include a mobile station ID determination section which detects a mobile station ID information contained in the HS-SCCH and determines whether the mobile station ID information coincides with a mobile station ID of the mobile station, and a DL data determination section which determines presence/absence of transmission of the dedicated physical channel data (DL) because this would allow for a transmission delay reduction of a common channel for high speed packet data service.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Miyamoto et al. Pub. No.: US 2002/0002063 A1 discloses a base station control equipment, radio base station equipment, radio terminal equipment, and mobile communication system.

Johnson et al. U.S. Patent No. 6,804,520 B1 discloses a temporary service interruption for high-speed data transfer.

Pernice et al. U.S. Patent No. 5,956,329 discloses a method of packet-wise data transmission in a mobile radio network.

Suzuki et al. Pub. No.: US 2002/0172178 A1 discloses a radio base station/radio base station controller equipped with inactivity timer, mobile station, and state control method.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brandon J. Miller whose telephone number is 571-272-7869. The examiner can normally be reached on Mon.-Fri. 8:00 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Trost can be reached on 571-272-7872. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

December \$\, 2005

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